PRODUCT: 500 30-pound cases of mixed dried fruit at New York, N. Y.

LABEL, IN PART: (Case) "Fuchsia Extra Choice Mixture of Fruits * * * Dried."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of rodent excreta, insects, and insect excreta; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: June 21, 1950. Default decree of condemnation and destruction.

16379. Adulteration of dried black raspberries. U. S. v. 7 Barrels * * *. (F. D. C. No. 28042. Sample No. 62886–K.)

LIBEL FILED: October 13, 1949, District of Massachusetts.

ALLEGED SHIPMENT: On or about August 20, 1949, by W. E. Otto & Co., from Naples, N. Y.

PRODUCT: 7 barrels, each containing 200 pounds, of dried black raspberries at Charlestown, Mass.

LABEL, IN PART: (Barrel) "Evap. Black Raspbys."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of insects, insect parts, and rodent hair fragments, and of a decomposed substance by reason of the presence of rotten berries; and, Section 402 (a) (4), it had been prepared under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: September 18, 1950. Default decree of condemnation and destruction.

FRUIT BUTTER

16380. Adulteration of apple butter. U. S. v. Colonial Mfg. Co., Inc., and Leamon T. Wilkes. Pleas of nolo contendere. Defendants jointly fined \$100. (F. D. C. No. 29171. Sample Nos. 61381-K, 61578-K, 61579-K, 68065-K.)

Information Filed: May 15, 1950, Western District of Oklahoma, against Colonial Mfg. Co., Inc., Oklahoma City, Okla., and Leamon T. Wilkes, president.

ALLEGED SHIPMENT: On or about October 13, November 3, and December 5, 1949, from the State of Oklahoma into the States of Missouri and New Mexico.

LABEL, IN PART: "Zestee [or "Colonial"] Apple Butter."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in part of a filthy substance by reason of the presence of insects, insect fragments, and rodent hair.

DISPOSITION: June 12, 1950. Pleas of nolo contendere having been entered, the defendants were jointly fined \$100.

VEGETABLES

16381. Adulteration of beans, peas, and rice. U. S. v. 291 Cases, etc. (F. D. C. No. 28537. Sample Nos. 63875–K to 63880–K, incl., 63981–K, 63983–K, 63985–K.)

LIBEL FILED: January 24, 1950, Western District of North Carolina.